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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/543,949	04/06/2000	Grover John Manderfield,Jr	P99,1996	7906
26263	7590 04/08/2004		EXAMINER	
	CHEIN NATH & ROSE	ELOSHWAY, NIKI MARINA		
P.O. BOX 061080 WACKER DRIVE STATION, SEARS TOWER			ART UNIT	PAPER NUMBER
CHICAGO, IL 60606-1080		3727	20)	

DATE MAILED: 04/08/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		<u>Cig</u>			
	Application No.	Applicant(s)			
Office Action Summary	09/543,949	MANDERFIELD, JR, GROVER JOHN			
• •	Examiner	Art Unit			
	Niki M. Eloshway	3727			
The MAILING DATE of this communication ap Period for Reply	opears on the cover sheet with	the correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a replif in the period for reply specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply within the statutory minimum of thirty divill apply and will expire SIX (6) MONTI te, cause the application to become ABA	oly be timely filed (30) days will be considered timely. HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).			
Status					
2a) ☐ This action is FINAL . 2b) ☑ This 3) ☐ Since this application is in condition for allowed	,—				
Disposition of Claims					
4) ⊠ Claim(s) 1-3,5-12,14-19,21-23,31 and 33 is/a 4a) Of the above claim(s) 21-23 is/are withdra 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-3,5-12,14-19,31 and 33 is/are reje 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/	ected.				
Application Papers					
9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) acceptable and applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examin 10.	cepted or b) objected to be e drawing(s) be held in abeyanc ction is required if the drawing(s	e. See 37 CFR 1.85(a).) is objected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat* * See the attached detailed Office action for a list	nts have been received. Ints have been received in Apporty documents have been reau (PCT Rule 17.2(a)).	plication No eceived in this National Stage			
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date		Mail Date brmal Patent Application (PTO-152)			

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DETAILED ACTION

Election/Restrictions

1. Claims 21-23 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected invention, there being no allowable generic or linking claim. Election was made without traverse in Paper No. 4.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-3, 5-12, 14-17, 31 and 33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Beck et al. (U.S. 6,062,408) in view of Cheng (U.S. 5,549,210) and Kester (U.S. 6,129,803). Beck et al. discloses the claimed invention except for the plurality of feet at the bottom of the container, except for the side wall being a smooth continuous curve and except for the diameter being larger than the height of the bowl. Cheng teaches that it is known to provide a container with a plurality of feet at the bottom (see figures 1-6). It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the container of Beck et al. with the plurality of feet of Cheng, in order to strengthen the bottom wall of the container while providing a stable support structure.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the modified container of Beck et al. with the side wall being a smooth continuous curve, as taught by Kester, in order to give the container a more decorative appearance.

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It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the modified container of Beck et al. with the diameter being larger than the height, in order to allow the container to be stored in areas with limited vertical space while maintaining the capacity of the container, and since a change in size is generally recognized as being within the level of ordinary skill in the art. In re Rose, 105 USPQ 237 (CCPA 1955).

The Beck et al. reference can resist deformation during a hot fill application, as set forth in col. 4 lines 21-38. The container is blow molded, as set forth in col. 3 lines 9-11.

4. Claims 18 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Beck et al. (U.S. 6,062,408) in view of Cheng (U.S. 5,549,210) and Kester (U.S. 6,129,803), as applied to claim 1 above, and further in view of Valyi (U.S. 5,939,153). The modified container of Beck et al. discloses the claimed invention except for the container being multi-layered. Valyi teaches that it is known to make a container of plastic. It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the modified container of Beck et al. with the container being made of multi-layered plastic, as taught by Valyi, in order to increase the strength of the container.

Response to Arguments

5. Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

- 6. THIS ACTION IS NON-FINAL.
- 7. In order to reduce pendency and avoid potential delays, Technology Center 3700 is encouraging FAXing of responses to Office Actions directly to (703)872-9306. This practice may be used for filing

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papers not requiring a fee. It may also be used for filing papers which require a fee by applicants who authorize charges to a USPTO deposit account. Please identify the examiner and art unit at the top of your cover sheet. Papers submitted via FAX will be promptly forwarded to the examiner.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Niki M. Eloshway whose telephone number is (703) 308-1606. The examiner is in the office on Tuesdays and Fridays. Any inquiry of a general nature or relating to the status of this application should be directed to the 3700 Customer Service Office at (703) 306-5648.

Miki M. Eloshway/nme

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Patent Examiner April 2, 2004